EXHIBIT A

Invoice



USD 388,727.85

From

Invoice No. GREEN SHEET

Bright Vanguard LLC 8000 In 10 West #614 San Antonio, tx, 78230 United States

Date Jun 28 2021

То

Invoice Due Jun 28 2021

GREEN SHEET MARKETING LLC 1600 ATKINSON ROAD SUITE 200 LAWRENCEVILLE, GA, 30043 United States

Description	Quantity	Rate	Amount
HPE DL380 Gen10 intel Xeon-Gold 6242 (2.8GHz/16-core/150W) Processor Kit 16x HPE 16GB (16x16GB) Dual Rank x8 DDR4-2933 CAS-21-21-21 Registered Smart Memory Kit HP 3.84TB 6G SATA Read Intensive-3 SFF 2.5-in SC 3yr Wty Solid State Drive HPE DL38X Gen10 Universal Media Bay Kit Use On-Board Basic SATA RAID (0,1,10) HPE 96W Smart Storage Battery (up to 20 Devices) with 145mm Cable Kit HPE Ethernet 1Gb 4-port 366FLR (RJ45) Adapter	6	33765.92	USD 202595.52
Microsoft Windows Server 2019 (16-Core) Datacentre ROK English Software	6	4899.70	USD 29398.20
Innovation Data Center Rack 48U X42"D X 30"W	2	8897.43	USD 17794.86
Io Safe 1019+NAS 90 TB external Disaster Proof Drive Fire Protection	5	19854.93	USD 99274.65
Up to 1550° F, 30 minutes per ASTM E-119			
Water Protection			
IP68: Fully submersed, fresh or salt water, 10 foot depth, 72 hours			
Theft Protection			
Metal Kensington Lock Slot, optional Floor Mount Kit			
Battery backup with firewall and surge protection	4	4415.29	USD 17661.16
SALES TAX	1	22003.46	USD 22003.46
	Sub Total		388,727.85

Total

Paid to Date

USD 0.00

	(chatha)	USD 388,727.85
	alance	

Invoice Note

Send all payments to:
SECURITY SERVICE FEDERAL CREDIT UNION
ROUTING
ACCT:

Email: craig@brightvanguard.net



EXHIBIT B

CASE 0:21-cv-02000-WMW-BRT Doc. 1-1 Filed 09/09/21 Page 5 of 25 DocuSign Envelope ID: 4D405E79-801D-405B-8C70-0D370211F5A8

Now port of The Huntington National Bank

Installment Payment Agreement

"IPA": Installment Payment Agreemen	t Number 001-0844953-500 dated June 29, 2021	17 17 17 17 17 17 17 17 17 17 17 17 17 1
"Debtor": Green Sheet Marketing, L.	C, 1600 Atkinson Road Northwest, Suite 200, Lawrenceville, GA 30043	
Fax:	E-mail: marlons@gottadreamgreen.com	
"Creditor": The Huntington National	Bank, 11100 Wayzata Blvd, Suite 801, Minnetonka, MN 55305	
Fax:(800) 844-3577	E-mail: TCFCSCustomerService@tcfbank.com	

	RM AND PAYMEN	TS:			
Funding Date	Financed Amount	Number of Payments	Payment Amount	Document Fee	Advance Payment(s)
	\$388,727.85	60	\$7,633.13	\$150.00	N/A
Marchell Strategie agencie Mistration approved the control					For Number of Month(s):
Software, Fees, Costs and Equipment: HPE DL380 Gen 10 Intel server, storage, software, water & fire protection with any and all accessories and attachments as listed on Bright Vanguard LLC Invoice No. GREEN SHEET dated 28-June-2021				Location: 1600 Atki Lawrenceville, GA	nson Road Northwest, Suite 200, 30043

- 1. Financing. Debtor has requested that Creditor provide financing to enable Debtor to purchase or acquire a license in the Software, Fees and Costs described above and/or on any exhibit hereto (together, the "Software") and to purchase the Equipment described above or on any exhibit hereto (the "Equipment"). Upon Creditor's acceptance and execution of this IPA, receipt of any amounts due upon signing of this IPA, receipt of other documentation required by Creditor, confirmation that the Software and Equipment has been accepted by Debtor and no material adverse change in Debtor's condition or business, Creditor will pay the Financed Amount, as adjusted in accordance with Section 2 below, directly to the Software and Equipment vendor(s) on the terms and conditions set forth herein, Debtor authorizes Creditor to complete the Funding Date set forth above based on the date of actual funding to the vendor(s) and to make necessary corrections to any license numbers or other identification of the Software and Equipment when known.
- 2. Payments. In consideration of the financing provided by Creditor, Debtor shall pay to Creditor the Financed Amount, together with interest thereon by paying each of the following when specified: (a) the amount of any Advance Payment(s) and any Document Fee set forth above, due and payable on the date Debtor delivers this IPA to Creditor, and (b) consecutive monthly installments each equal to the Payment Amount set forth above for the Number of Payments set forth above less the number of Advance Payments made upon delivery of this IPA with such consecutive monthly Payments beginning on the date that is one month after the Funding Date and then on the same day of each calendar month thereafter If for any reason, the final amount that Creditor finances (all amounts Creditor pays in connection with the purchase, delivery and installation of the Software and Equipment, including any trade-up and buy out amounts, and any other amounts financed including any financed taxes, and before application of any subsidies or like amounts) is more or less than the Financed Amount set forth above (which is based on an estimate), the Payment Amount will be adjusted to provide Creditor the same yield it would have obtained if the final amount financed had been equal to the Financed Amount set forth above. Debtor agrees that this IPA will be amended to reflect the adjusted Financed Amount and Payment Amount, and the adjusted Advance Payment(s), if applicable, by (i) written notice from Creditor to Debtor for adjustments of 10% or less; or (ii) signed Amendment. If any amount payable hereunder is not paid within ten (10) days of its due date, Creditor may impose a late fee of up to 10% of the amount of the past due payment and may, in addition, charge interest on the unpaid amount at eighteen percent (18%) per annum or, if less, the maximum rate permitted by applicable law. Creditor may apply payments hereunder to Debtor's obligations hereunder in such order as it deems appropriate. Debtor may from time to time make telephonic requests for, and hereby authorizes, Creditor or its agents to make and draw checks or drafts on a checking account to be designated by Debtor, payable to Creditor or order, to pay amounts due hereunder, plus Creditor's standard per item fee for making and drawing such check or draft. Creditor may rely on such request made by any person it believes has authority to make such request on behalf of Debtor. Debtor will pay Creditor a fee, in an amount determined by Creditor, not to exceed the maximum amount from time to time permitted by applicable law, on demand for any check or automatic payment request returned due to insufficient funds or stop payment. This IPA shall be construed so that interest, the applicable interest rate, fees and other charges shall not exceed the maximum time price differential, rate, interest or amount allowed by applicable law, and any excess payment will be applied first to prepay principal hereunder and then as a refund to Debtor. If Debtor is an individual and the Financed Amount is \$100,000 or more, this IPA is made under Minn. Stat. Sec. 334.01; and this IPA is made under Minn. Stat. Sec. 334.022 if Debtor is an "organization" as defined therein.
- 3. Security Interest. As security for all present and future obligations of Debtor

- to Creditor, including without limitation all obligations under this IPA, Debtor hereby grants to Creditor a security interest in all of Debtor's right, title and interest in the Equipment and Software, including without limitation its license(s) and rights to use the Software, together with the license agreement and any related service agreement and all rights thereunder, all upgrades, modifications, improvements, releases and versions related to the Software, and all proceeds of all of the foregoing (together, the "Collateral"). Debtor authorizes Creditor to file such financing statements, and take such other actions, as Creditor deems appropriate to perfect and protect such security interest.
- 4. Representations and Warranties. Debtor represents and warrants that (a) it has obtained and holds a valid and effective license for the Software and such license will not expire or terminate prior to the final Payment due under this IPA; (b) each Software vendor is either the licensor of the Software or an authorized distributor of the licensor(s); (c) Debtor has not received or been promised any rebates, credits, refunds or other compensation, in cash or in kind, with respect to the Collateral except as disclosed on the invoice(s) provided to Creditor; (d) Debtor's execution, delivery and performance of this IPA will not violate or create a default under any law, regulation, order, agreement or charter document binding on Debtor or its property; (e) this IPA has been duly authorized, executed, and delivered by Debtor; (f) Debtor's signatory of this IPA has the authority to bind Debtor to this IPA, (g) the Collateral will be used solely for business purposes and not for agricultural, personal, family or household purposes; (h) the Collateral shall at all times be located at the Location set forth above which Location is owned or leased by Debtor; (i) all financial statements that Debtor has delivered to Creditor fairly present the financial condition of Debtor as of the date thereof and the results of Debtor's operations and cash flows for the periods then ended, all in accordance with generally accepted accounting principles consistently applied; (i) at the time Creditor pays the Software and Equipment vendor(s) the Financed Amount, the Software and Equipment shall have been delivered to the Location and Debtor shall have irrevocably accepted the Collateral for all purposes under this IPA; and (k) if Debtor is a legal entity, Debtor shall not allow any Blocked Person(s) to have an ownership interest in or control of Debtor. "Blocked Person" means any person or entity (A) that is now or at any time on a list of Specially Designated Nationals issued by the Office of Foreign Assets Control ("OFAC") of the United States Department of the Treasury or any sectoral sanctions identification list; (B) whose property or interests in property are blocked by OFAC or who is subject to sanctions imposed by law, including any executive order of any branch or department of the United States government, or (C) otherwise designated by the United States or any regulator having jurisdiction or regulatory oversight over Creditor, to be a person with whom Creditor is not permitted to extend credit to or with regard to whom, a debtor-creditor relationship may result in penalties against Creditor or limitations on Creditor's ability to enforce a transaction.
- 5. Covenants. Unless expressly included in the description of Software or Equipment set forth above or on any attached Exhibit and paid by Creditor on the Funding Date, Debtor shall be responsible for all costs of delivery, installation, operation, service and maintenance of the Collateral and Creditor shall have no obligation to pay any such amounts whether now or hereafter owing. Debtor shall maintain the Collateral in good repair, condition and working order, maintain the Software license(s) for the term of this IPA and comply with all terms and conditions of the license agreement(s). Upon Creditor's request, Debtor shall deliver to Creditor a true and correct copy of its complete agreement with each vendor relating to the Software, the Equipment and any related services, including all schedules thereto. Debtor is responsible for any loss, theft or destruction of, or damage to, the Collateral from any cause (collectively "Loss"), whether or not insured, and no Loss shall relieve Debtor of its

obligations hereunder. Debtor shall promptly notify Creditor in writing of any Loss to the Collateral and shall promptly repair or replace any Collateral after a Loss. Debtor shall comply with all applicable laws and regulations related to the Collateral and its use. Creditor is financing Debtor's purchase of the Collateral and, notwithstanding anything contained in this IPA to the contrary, Debtor and Creditor hereby agree and acknowledge that Debtor owns and holds legal title to the Collateral and, pursuant to Section 3 of this IPA, Debtor grants to Creditor a valid, perfected and enforceable first priority Security Interest in the Collateral and proceeds thereof, that Creditor will at all times hold, subject to no other security interest, mortgage, lien or encumbrance. Debtor represents, warrants and agrees with and to Creditor that Debtor shall not sell, transfer, sublicense, lease, grant a security interest in, or otherwise permit any encumbrance on the Collateral, except for the security interest granted to Creditor, will at all times own and hold good legal title to the Collateral, and shall bear the cost of keeping the Collateral free from or removing, any such lien, claim or encumbrance. Debtor shall permit Creditor to inspect the Collateral and Debtor's records related thereto at any time during business hours. Debtor shall pay when due all property, sales, use, excise and other taxes now or hereafter levied on or assessed against the Collateral or this transaction. Debtor's exact legal name is as set forth above and: (i) if Debtor is an individual, such legal name is exactly as stated on Debtor's valid and unexpired state driver's license, or alternative state identification, issued by Debtor's primary state of residence ("Debtor State ID"); or (ii) if Debtor is a legal entity, such legal name is as stated on Debtor's applicable organizational documents. Debtor shall not change its legal name or chief executive office or state of organization (if a legal entity) or principal residence (if an individual), and will not permit its Debtor State ID to expire, become invalid, or fail to be properly renewed, (if an individual) without, in each case, at least 30 days' prior written notice to Creditor of any such event. During this IPA, upon the request of Creditor, Debtor will provide copies of its Debtor State ID (if an individual) or applicable organizational documents (if a legal entity). Debtor, if an individual, is a citizen or lawful permanent resident of the United States. Debtor shall execute and deliver to Creditor such other documents and provide such information, including information identifying the owners of Debtor and its affiliates and their respective ownership interests, as Creditor may reasonably deem necessary to comply with laws or regulations applicable to Debtor or Creditor, including laws and regulations requiring Creditor to obtain Debtor's certification of its beneficial owner(s) prior to making payment(s) to Debtor during or after the term of this IPA.

6. Indemnity. Debtor shall indemnify and hold harmless Creditor, its successors and assigns, employees, officers, directors and agents from and against any and all claims or suits for any loss, damage or injury sustained by any person whatsoever by reason of the financing, use, possession or disposition of the Collateral and, in this connection, Debtor shall pay the costs of all reasonable legal fees and all other reasonable expenses incurred by Creditor, its successors and assigns.

7. Events of Default. Each of the following is an "Event of Default" hereunder: (a) Debtor fails to pay any Payment or other amount due hereunder when due: (b) Debtor fails to comply with any other covenant or agreement hereunder and such failure continues for 10 days after notice by Creditor; (c) any representation or warranty by Debtor set forth in or made in connection with this IPA shall prove materially false or misleading; (d) Debtor defaults under any other obligation to Creditor; (e) Debtor or any guarantor of this IPA ("Guarantor") ceases doing business as a going concern or makes an assignment for the benefit of creditors; (f) Debtor or any Guarantor voluntarily files or has filed against it involuntarily a petition under the federal Bankruptcy Code or any other present or future federal or state bankruptcy or insolvency law, or a trustee, receiver or liquidator is appointed for it or for all or a substantial part of its assets; (g) any individual Debtor or Guarantor dies; (h) any material indebtedness of Debtor or any Guarantor is accelerated or payment in full thereof is demanded; or (i) Debtor or any Guarantor shall divide or shall consolidate with, merge into or transfer all or substantially all its assets to another entity or individual.

8. Remedies. Following the occurrence of an Event of Default, Creditor may, in its sole discretion, exercise any one or more of the following rights and remedies: (a) declare immediately due and payable and recover from Debtor, as liquidated damages and not as a penalty, the sum of all amounts then due, plus all unpaid Payments for the remaining term of this IPA, discounted from their respective due dates at the implicit interest rate for this IPA, as conclusively determined based on the Financed Amount and the amount and timing of each Payment, plus a fee equal to 5% of this amount if the Event of Default occurs during months 0 through 12; 4% if it occurs during months 13 through 24 and 3% if it occurs during months 25 through the end of the term of this IPA, and the same shall thereupon be and become immediately due and payable in full without presentment, notice of dishonor, or protest, all of which Debtor hereby waives; (b) charge interest on the unpaid amount of liquidated damages due hereunder at eighteen percent (18%) per annum, but in no event greater than the maximum rate permitted under

applicable law, and all interest accrued hereunder shall be due and payable on demand by Creditor; (c) either directly or through licensor(s), suspend or terminate the Software license(s), require Debtor to uninstall and remove the Software (including all copies) from any computer systems owned or controlled by Debtor or used for Debtor's benefit, require the delivery to Creditor of any tangible medium on which any portion of the Software resides and all written manuals and materials related thereto, and terminate all support and other services provided under or in connection with the Software or its license; (d) exercise any and all other rights and remedies available to a secured creditor under the Uniform Commercial Code as in effect in the State of Minnesota, and in connection therewith, Debtor agrees at its expense to assemble the Collateral and make it available to Creditor at a place or places to be designated by Creditor in the continental United States, and agrees that any notice of intended disposition of the Collateral required by law shall be deemed reasonable if such notice is given to Debtor in the manner provided in this IPA before the date of such disposition; (e) recover from Debtor, and Debtor agrees to pay, all costs and expenses incurred by Creditor in the exercise of any right or remedy available to it under this IPA, including expenses of uninstalling, removal, repair, storage, transportation, and disposition of the Collateral, costs of obtaining money damages and attorneys' fees and expenses for any purpose related to this IPA: and (f) exercise any and all other rights and remedies available to it by law or in equity or by any other agreement. Upon request, Debtor shall provide Creditor with a certificate signed by Debtor's officer responsible for information systems attesting to the fact that Debtor has taken all actions required by Creditor following an Event of Default. In addition, Creditor shall have full and unrestricted access to Debtor's records, computer systems, service provider systems (if any) and facilities to verify Debtor's cessation of use, uninstalling and return of the Software following an Event of Default. Creditor shall not be required to re-license, lease, transfer or use the Software in mitigation of any damages hereunder. Creditor may do any of the following in connection with a disposition of the Collateral without adversely affecting the commercial reasonableness thereof: (i) comply with any terms of the license agreement(s) restricting the assignment of the Software; (ii) comply with any applicable state or federal law requirements; and (iii) refrain from giving and disclaim any and all warranties, including without limitation warranties of title, condition, merchantability, and fitness. No remedy permitted hereunder shall be exclusive and all remedies shall be cumulative but only to the extent necessary to recover amounts for which Debtor is liable hereunder.

9. Assignment. Debtor shall not sell, assign, transfer (via merger, division, or otherwise), sublet, sublicense, pledge or otherwise encumber or permit a lien arising through Debtor to exist against any interest in this IPA or the Collateral. Creditor may assign or grant a security interest in this IPA and in all or any part of the Collateral without notice to or consent of Debtor, and Debtor agrees not to assert against any assignee any claim or defense Debtor may have against Creditor or any other party. Any assignee of Creditor shall have all the rights, but none of the obligations, of Creditor under this IPA.

10. NO PREPAYMENT, Non-Cancelable, Unconditional Obligation, Disclaimer. Debtor may not prepay this IPA or any of the Payments due hereunder. This IPA cannot be canceled or terminated except as expressly provided herein. All representations, warranties and indemnities of Debtor made or agreed to in or in connection with this IPA shall survive expiration or termination of this IPA. DEBTOR AGREES THAT ITS OBLIGATIONS TO PAY AMOUNTS DUE UNDER THIS IPA ARE ABSOLUTE AND UNCONDITIONAL AND SHALL NOT BE SUBJECT TO ANY DEFENSES, SETOFFS, ABATEMENT, REDUCTION OR COUNTERCLAIMS OF ANY KIND regardless of whether or not (a) the Collateral is installed or implemented to the satisfaction of Debtor; (b) Debtor shall maintain the license for the Software, (c) any licensor or distributor breaches any of its obligations, warranties or covenants relating to the Collateral; (d) any installation, implementation, maintenance, support or other services provided in connection with the Collateral has been breached, revoked or otherwise terminated for any reason whatsoever; or (e) Debtor qualifies for or receives any federal or state incentive or reimbursement payments relating to the Collateral or Debtor's use thereof. Without limiting the generality of the foregoing, the bankruptcy of any licensor shall not be a valid cause for Debtor to suspend, modify or terminate its obligations under this IPA and, provided that Creditor has not terminated the Software license following an Event of Default under this IPA, Debtor shall have the right to pursue all rights and remedies of the Software licensee in any bankruptcy proceeding of a licensor. CREDITOR MAKES NO WARRANTIES, EXPRESS OR IMPLIED, CONCERNING THE COLLATERAL OR ANY SERVICES RELATED TO THE COLLATERAL INCLUDING, WITHOUT LIMITATION, ANY WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE OR OF MERCHANTABILITY OR AGAINST INFRINGEMENT AND ALSO MAKES NO REPRESENTATION OR WARRANTY THAT DEBTOR'S USE OF THE COLLATERAL WILL SATISFY ANY

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ANY REIMBURSEMENTS OR INCENTIVE PAYMENTS UNDER LAW. 11. GOVERNING LAW; JURY TRIAL WAIVER. THIS IPA, AND ALL MATTERS ARISING FROM THIS IPA INCLUDING ALL INTEREST AND FINANCE CHARGES HEREUNDER, SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH FEDERAL LAW AND, TO THE EXTENT NOT PREEMPTED BY FEDERAL LAW, BY THE LAWS OF THE STATE OF MINNESOTA (EXCLUDING CONFLICTS LAWS). DEBTOR HEREBY CONSENTS TO JURISDICTION AND VENUE OF THE FEDERAL OR STATE COURTS SITTING IN THE STATE OF MINNESOTA FOR RESOLUTION OF ALL DISPUTES OF ANY NATURE WHATSOEVER RELATED TO THIS IPA. DEBTOR AGREES THAT, AT CREDITOR'S SOLE ELECTION AND DETERMINATION, CREDITOR MAY SELECT AN ALTERNATIVE FORUM, INCLUDING ARBITRATION OR MEDIATION, TO ADJUDICATE ANY DISPUTE ARISING OUT OF THIS IPA. THE PARTIES HERETO, AFTER CONSULTING (OR HAVING HAD AN OPPORTUNITY TO CONSULT) WITH COUNSEL OF THEIR CHOICE,

KNOWINGLY AND VOLUNTARILY WAIVE ANY RIGHT TO TRIAL

BY JURY IN ANY ACTION OR PROCEEDING RELATING TO THIS

IPA, INCLUDING ANY ACTION TO ENFORCE THIS IPA OR ANY

RELATED AGREEMENTS.

"MEANINGFUL USE" REQUIREMENTS OR QUALIFY DEBTOR FOR

12. Miscellaneous. This IPA constitutes the entire agreement between Debtor and Creditor with respect to the subject matter hereof, and there is no other oral or written agreement or understanding. This IPA may not be amended or modified except by a writing signed by the parties. Debtor consents to the use of electronic signatures and represents and warrants that its electronic signature on this IPA and any related document shall be unconditionally valid and legally enforceable, and agrees not to contest, call into question or otherwise challenge the validity or enforceability of any electronic signature (or the authority of the electronic signer to sign) or raise any of the foregoing as a defense or counterclaim. In Creditor's sole discretion, this IPA and certain documents related to or required in connection with this IPA may be electronically copied and/or delivered by telecopier or other electronic means of transmission ("e-copy") and the e-copy of any such document shall be deemed an original and admissible as such in any court or other proceeding. Without limiting the

foregoing, Debtor will send Creditor, on request, any document bearing Debtor's original "wet ink" signature, provided that neither delivery nor failure to deliver the document bearing Debtor's original signature shall limit or modify the agreements set forth above. There shall be only one original of this IPA, and it shall bear the electronic or "wet ink" signature of Creditor and be marked "Original." To the extent this IPA is "chattel paper", a security or ownership interest may only be created herein by transfer of such originally signed counterpart. No delay or omission on the part of Creditor in exercising any right hereunder shall operate as a waiver of such right or of any other right under this IPA or under any other document or instrument executed or delivered in connection with this IPA. Debtor shall pay, on demand, Creditor's costs, fees and expenses incurred in connection with this IPA, any amendment, waiver, release or termination of this IPA or any related document. This IPA is binding on and inures to the benefit of the parties hereto, their permitted successors and assigns. Any written notice hereunder shall be deemed given when delivered personally, deposited with a nationally recognized overnight courier (with all fees pre-paid), delivered via facsimile or e-mail (with confirmation of transmission), or deposited in the United States mails, certified or registered mail, addressed to recipient at its address set forth above or such other address as may be substituted therefor by notice given pursuant to the terms hereof. Debtor hereby agrees that Creditor, including its vendors, service providers, partners, affiliates successors and assigns, may contact Debtor at any telephone number provided to Creditor, by placing voice telephone calls (including use of automatic telephone dialing systems or prerecorded voice messaging) or, in the case of wireless telephones or other wireless devices, by sending e-mail or automated (SMS) text messages. If more than one Debtor is named herein, the obligations of each shall be joint and several. Debtor authorizes, and represents that all Debtor's principals have authorized, Creditor to obtain such credit bureau reports and make such other credit inquiries with respect to Debtor and such principals as Creditor deems appropriate throughout the term of this IPA; on written request, Creditor will identify any reporting agency used for such reports. Under federal law, Creditor must obtain, verify and record identifying information for each person opening an account. Creditor will ask for Debtor's name, address, date of birth and other identifying information. Creditor may also ask for Debtor's driver's license or other identifying documents.

Creditor:	The Huntington National Bank	By DocuSigned by:	Title:
Debtor:	Green Sheet Marketing, LLC	By: Marlon Smith	Marlon Smith, Member
		1450E5EB20CC4D0	

EXHIBIT C

UCC FINANCING STATEMENT FOLLOW INSTRUCTIONS									
A. NAME & PHONE OF CONTACT AT FILER (optional) CSC 1-800-858-5294									
B. E-MAIL CONTACT AT FILER (optional) SPRFiling@cscglobal.com									
C. SEND ACKNOWLEDGMENT TO: (Name and Address)									
2136 37294 - 6/30/2021									
CSC 801 Adlai Stevenson Drive		'							
Springfield, IL 62703	Filed In:	Georgia							
<u> </u>		(S.O.S.)	т	HE ABOV	FSPAC	E IS EO	R FILING OF	EICE 118E C	NII V
DEBTOR'S NAME: Provide only one Debtor name (1a or 1b) (use examame will not fit in line 1b, leave all of item 1 blank, check here and page 1.	act, full nar	me; do not omit, r Individual Debto	nodify, or abl	oreviate any	part of the	ne Debtor	's name); if any	part of the Ind	dividual Debtor's
1a. ORGANIZATION'S NAME Green Sheet Marketing, LL						o.ng ot		(1 01111 00	o inu)
OR 1b. INDIVIDUAL'S SURNAME	ļF	IRST PERSONAL	. NAME		 1	ADDITIO	NAL NAME(S)/II	NITIAL(S)	SUFFIX
1c. MAILING ADDRESS 1600 Atkinson Road Northwest		awrencevi ∟awrencevi	lle			STATE GA	30043	Ē	COUNTRY
2. DEBTOR'S NAME: Provide only one Debtor name (2a or 2b) (use exa name will not fit in line 2b, leave all of item 2 blank, check here and p	act, full nan	ne; do not omit, n	nodify, or abb	reviate any	part of th	e Debtor	s name); if any	part of the Ind	ividual Debtor's
2a. ORGANIZATION'S NAME	provide the	Individual Debto	Information	in item 10 of	the Fina	ancing Sta	etement Addend	um (Form UC	C1Ad)
OR 2b, INDIVIDUAL'S SURNAME									
20. INDIVIDUAL'S SURNAME	F	IRST PERSONAL	. NAME			ADDITIO	NAL NAME(S)/II	NTIAL(S)	SUFFIX
2c. MAILING ADDRESS	C	RITY				STATE	POSTAL CODE	<u> </u>	COUNTRY
3. SECURED PARTY'S NAME (or NAME of ASSIGNEE of ASSIGNOR	R SECURE	D PARTY): Prov	ide only one	Secured Par	tv name	(3a or 3b)		<u> </u>
3a. ORGANIZATION'S NAME The Huntington National Ba	ank		7			110 0, 00	,		
OR 3b. INDIVIDUAL'S SURNAME	F	IRST PERSONAL	. NAME			ADDITION	NAL NAME(S)/IN	IITIAL(S)	SUFFIX
3c. MAILING ADDRESS 11100 Wayzata Blvd. Ste 801		ITY				STATE	POSTAL CODE	_	COLINERY
· ·	N	/linnetonka				MN	55305		USA
4 COLLATERAL: This financing statement covers the following collateral: HPE DL380 Gen 10 Intel server, storage, software	are, wa	ater & fire p	rotectio	า with a	ny an	d all a	ccessorie	s and att	achments
as listed on Bright Vanguard LLC Invoice No. G accessories, attachments, parts, repairs, upgrad	REEN	SHEET da	ted 28-u	lune-20	21 ("F	roper	ty") togeth	ner with a	all
therein; all software embedded in or acquired in	an inte	egrated tra	nsaction	with th	e Pro	pertv.	and all mo	odificatio	ns.
additions and replacements thereto and any sub	bstitutio	ons therefo	r; and al	I procee	eds of	any c	of the foreg	going, inc	cludina
without limitation all insurance proceeds, rents, therefrom. The collateral described in this finance	casn, a cing sta	accounts, ir atement is v	ıstrumer vithin th	nts and e scope	cnatte of A	ei pap ticle 9	er related I of the Un	thereto c iform Co	or arising Immercial
Code as adopted in the State where it is filed.	Ū								Transition Gran
5. Check <u>only</u> if applicable and check <u>only</u> one box: Collateral is held in a	Taunt (-	HOOMAL	7 1		1				
6a. Check only if applicable and check only one box: Collateral isneld in a	i irust (see	UCC1Ad, item 1	and Instruc	tions)			ed by a Deceder applicable and		
Public-Finance Transaction Manufactured-Home Transaction	on [A Debtor is a	Fransmitting	Utility		Agricultu	,	Non-UCC Fi	
7. ALTERNATIVE DESIGNATION (if applicable): Lessee/Lessor		signee/Consignor		Seller/Buye	r	Bail	ee/Bailor	License	e/Licensor
8. OPTIONAL FILER REFERENCE DATA: 001-0844953-500								2	 136 37294

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IMPO MOMBO (A. FASALISI O MESAGAMINISTE A TRANSPORTATION AND ANALYSIS	Order Details		Welcome David Davis		
Order Information	- Indiana Company Comp	Validator Messages	6/30/2021 : Account #346710		
Center	001-0844953-500 213637294 New 6/30/2021 1:00 PM Green Sheet Marketing, (S.O.S.) ted by David Davis in Filing	Filing successfully passed validation. (Validate Order)	TCF National Bank		
(Edit Order) Actions	(Additional information)				
Forms (View All)				
(View) National UCC	1		TO THE COLUMN TH		

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EXHIBIT D



Pay Proceeds and Acceptance Confirmation

·	The "IPA": Installment Payment Agreement No. 001-0844953-500 dated June 29, 2021
"Debtor"	
Green Sheet Marketing, LLC, 1600 Atkinson Road	Northwest, Suite 200, Lawrenceville, GA 30043
"Creditor"	
The Huntington National Bank, 11100 Wayzata Blv	1, Suite 801, Minnetonka, MN 55305
·	
This Pay Proceeds and Acceptance Confirm defined herein have the meanings assigned i	ation is given in connection with the above-referenced IPA. All capitalized terms used but not in the IPA.
and Equipment described in the IPA has bee through a duly authorized representative, (ii) (iii) the Software and Equipment is exactly the Date set forth below, and (iv) there has be	t, represents, warrants and agrees to and for the benefit of Creditor that (i) all of the Software in delivered to Debtor at the Location set forth in the IPA and has been accepted by Debtor the Description of the Software and Equipment set forth in the IPA is complete and correct, what Debtor ordered and is satisfactory in all respects and has been accepted by Debtor as of een no adverse change in the business or financial condition of Debtor or any guarantor of the if applicable, most recent financial statements of Debtor and any guarantors were submitted
Software and Equipment may not yet be con Software or the Equipment in any way does	uipment for all purposes under the IPA even though the implementation of and training on the aplete. If such implementation and training is not completed to Debtor's satisfaction or the not satisfy Debtor's expectations, Debtor's sole recourse (if any) shall be against the and Equipment and Debtor shall not have any claim or defense to its payment obligations or
Debtor hereby irrevocably instructs and auth	orizes Creditor to pay the following vendor or vendors for the Software and Equipment:
Bright Vanguard LLC (T)	\$388,727.83
6/29/21 Date:	
Debtor: Green Sheet Marketing, LLC	By: Marlon Smith Marlon Smith, Member

EXHIBIT E

Continuing Guaranty

Name of Obligor: Green Sheet Marketing, LLC
Name of Creditor: The Huntington National Bank

The undersigned ("Guarantor") hereby unconditionally and absolutely guarantees the full and prompt payment and performance when due (at maturity, by acceleration, or otherwise) of all payments, rents, debts, liabilities, and other obligations of every type and description of Obligor to Creditor, whether direct, indirect, absolute, contingent, secured, unsecured, primary, secondary, joint, several, joint and several, now existing or hereafter arising, acquired or owed (the "Obligations"). Guarantor agrees to pay Creditor, on demand, in immediately available funds: (a) the amount of each Obligation not paid when due, without any requirement that Creditor first attempt to collect any Obligations from Obligor or any other obligor therefor ("Co-obligor") or resort to any security for the Obligations ("Collateral") or other means of obtaining payment; and (b) all costs and expenses (including court costs and legal fees) incurred by Creditor in connection with the Obligations, this Guaranty and the enforcement of either, together with interest thereon from the time any amount becomes due until paid, at 18% per annum or, if less, the maximum rate permitted by applicable law. Should Guarantor die, sell or transfer all or substantially all Guarantor's non-exempt assets, have or seek to have a receiver appointed for Guarantor's assets, file or have filed against Guarantor a petition under the U. S. Bankruptcy Code, or any similar state or federal insolvency law, all Obligations will be immediately due and payable and Guarantor's obligations hereunder will automatically become immediately due and payable, without demand or notice of any kind. Guarantor's liability hereunder is unlimited and continuing. This Guaranty will remain in full force and effect even if all Obligations are paid in full, until Guarantor revokes this Guaranty prospectively as to future transactions by written notice actually received by Creditor. No revocation shall be effective as to Obligations existing or committed for at the time Creditor receives such notice, or any renewals, extensions or refinancings thereof. This Guaranty shall continue in effect or be reinstated if any amount received by Creditor for application to the Obligations is rescinded, recovered or returned for any reason (including in a bankruptcy proceeding), and the Obligations shall be deemed to have continued as though such amount had not been received. Creditor may require payments by Guarantor hereunder on one or more occasions.

Guarantor agrees that the Obligations will be paid and performed in accordance with their respective terms regardless of any applicable law, regulation or order affecting any of a Creditor's rights with respect thereto, and regardless of enforceability of any Obligations against Obligor for any reason, including lack of legala existence, lack of authority, as a result of bankruptcy, insolvency or reorganization, or due to any defenses of Obligor. Guarantor waives presentment, demand, protest, notice of acceptance, notice of the creation or existence of any Obligations and all other notices of any kind, all defenses which may be available by virtue of any valuation, stay, moratorium law or other similar law, any right to require the marshaling of assets, and all defenses available to a surety, guarantor or accommodation co-obligor. Without limiting the foregoing, Guarantor's obligations shall not be released or affected by any act or omission, regardless of whether it may vary Guarantor's risk or otherwise would operate as a release or discharge of Guarantor, all of which may be done without notice to or the consent of Guarantor, including without limitation (i) any waiver, forbearance, or failure to enforce any right or remedy against Obligor, any Co-obligor or any Collateral; (ii) any extensions or renewals of any Obligation; (iii) any rescissions, amendments or modifications of any terms of any Obligations; (iv) the substitution or release of Obligor or any Co-obligor; (v) failure to obtain, perfect or preserve, any rights in or substitution, release, or loss of, any Collateral or other support for any Obligations; or (vi) the application or failure to apply in any particular manner any payments or credits. Guarantor will remain liable for any deficiency following any foreclosure of any Collateral regardless of any discharge given to Obligor. Until all Obligations have been satisfied, Guarantor (a) waives all rights of subrogation, contribution, indemnity and reimbursement against Obligor, any Co-obligor and any Collateral, and (b) will not attempt to collect any indebtedness of Obligor to Guarantor.

Guarantor is giving this Guaranty in good faith for adequate consideration and reasonably equivalent value, and without any intent to hinder, delay or defraud Guarantor's creditors. The execution, delivery and performance of this Guaranty do not and will not violate any provision of any indenture, agreement, instrument, law, rule, regulation or order to or by which Guarantor is a party or bound. Guarantor will provide Creditor on request Guarantor's most recent financial statements and other information, in such form as Creditor reasonably shall require. Guarantor will do all things and execute all documents as required by Creditor to give full effect to this Guaranty and to preserve Creditor's rights hereunder. Guarantor takes full responsibility for keeping informed of Obligor's financial condition and all other circumstances bearing on Guarantor's risk hereunder. Creditor shall have no duty to

advise Guarantor of information known to it regarding Obligor. Guarantor hereby consents to the use of electronic signatures on this Guaranty and any related document, and agrees that Guarantor's electronic signature shall be unconditionally valid and legally enforceable, and that Guarantor shall not contest the validity or enforceability of any electronic signature (or the authority of the signer to sign).

Guaranty shall be binding on Guarantor, and Guarantor's heirs, representatives, successors and assigns, and shall inure to the benefit of Creditor, its successors and assigns. No assignment or transfer by Guarantor will relieve Guarantor of any liabilities or obligations hereunder. Creditor may, without notice to or consent of Guarantor, assign this Guaranty as it relates to any Obligation to a party who purchases or otherwise acquires all or part of any Obligation (an "Assignee"). Each Assignee shall have the right to enforce this Guaranty against Guarantor solely as it relates to the Obligation it acquired, and such enforcement may be brought separate and apart from actions by Creditor and/or other Assignees. THIS GUARANTY SHALL BE GOVERNED BY. CONSTRUED IN ACCORDANCE WITH, THE LAW OF MINNESOTA (EXCLUDING CONFLICTS LAWS). GUARANTOR AGREES THAT ANY SUIT TO ENFORCE THIS GUARANTY MAY BE BROUGHT IN FEDERAL OR STATE COURTS IN MINNESOTA, CONSENTS TO THE EXCLUSIVE JURISDICTION OF SUCH COURTS AND WAIVES ANY OBJECTION IT MAY NOW OR HEREAFTER HAVE TO THE VENUE OF ANY SUCH COURT, AND CONSENTS TO SERVICE OF PROCESS BEING MADE ON GUARANTOR BY MAIL AT THE ADDRESS SPECIFIED HEREIN. GUARANTOR, AFTER CONSULTING (OR HAVING HAD AN OPPORTUNITY TO CONSULT) WITH COUNSEL OF GUARANTOR'S CHOICE, KNOWINGLY AND VOLUNTARILY WAIVES ANY RIGHT TO TRIAL BY JURY IN ANY ACTION OR PROCEEDING RELATING TO THIS GUARANTY.

This Guaranty constitutes the entire agreement relating to the matters herein. No amendment or waiver of any provision hereof nor consent to any departure therefrom is effective unless in writing, signed by Creditor. No failure or delay by Creditor to exercise any right hereunder shall operate as a waiver thereof; nor shall any single or partial exercise of any right hereunder preclude any other or further exercise thereof. All of Creditor's rights and remedies are cumulative and not exclusive of any other remedies at law or by any other agreement. This Guaranty is in addition to, not in replacement of or substitution for, any other guaranty of the Obligations or any other guaranty of Guarantor held by Creditor. The invalidity or unenforceability of any provisions hereof will not affect the validity or enforceability of any other provisions. If more than one Guarantor has signed this Guaranty, each Guarantor shall be jointly and severally liable hereunder. This Guaranty and other documents may, in Creditor's sole discretion, be delivered by electronic transmission ("e-copy") and the e-copy of such document shall be admissible in any court or other proceeding as an original. Without limiting the foregoing, Guarantor will deliver to Creditor, promptly on request, the originally executed counterpart of this Guaranty; provided that neither delivery nor failure to deliver shall limit or modify the agreements set forth above.

GUARANTOR AGREES THAT CREDITOR MAY, IN ITS SOLE DISCRETION, FROM TIME TO TIME ENTER INTO ONE OR MORE LEASES, INTERIM FUNDINGS, LOANS OR OTHER FINANCIAL ACCOMMODATIONS WITH OR FOR THE BENEFIT OF OBLIGOR, WHETHER OR NOT NOW CONTEMPLATED, AND WHETHER OR NOT SECURED OR OTHERWISE GUARANTEED. THIS GUARANTY WILL COVER EACH AND EVERY PRESENT AND FUTURE OBLIGATION OF OBLIGOR TO CREDITOR, WHETHER OR NOT GUARANTOR RECEIVES NOTICE OF OR CONSENTS TO THE CREATION OR TERMS OF ANY SUCH OBLIGATIONS. ANY NOTICE OF OR REQUEST FOR CONSENT TO AN OBLIGATION ON ANY OCCASION WILL NOT ENTITLE GUARANTOR TO NOTICE OF OR THE RIGHT TO CONSENT TO OTHER OR FUTURE OBLIGATIONS.

Guarantor authorizes and consents to Creditor and its agents obtaining consumer credit reports and other financial and credit information, and making other credit inquiries about Guarantor, both in connection with Obligor's application and from time to time hereafter.

Dated as of June 29, 2021

Dated as of June 29, 2021

Guarantor: Marlon Smith By: Marlon Smith Marlon Smith, An Individual

Guarantor's Address: 108 Windsong Drive, Stockbridge, GA 30281 1450E5EB20CC4D0.

EXHIBIT F



Certificate of Incumbency and Corporate Authority

To "Creditor": The Huntington National Bank

	C			
	f Corporation: <u>Green Sheet Marketi</u> Incorporation: <u>Georgia</u>	ng, LLC (the "Corporation")		and the state of t
	dersigned, being the Secretary or an r as follows:	Assistant Secretary of the above-named Co	orporation, hereby cert	ifies to the above-named
1.	That he/she is the duly elected, que maintaining the records and minut	alified and acting Secretary or Assistant Sees of the Corporation.	cretary of the Corpora	tion and is charged with
2.	designated and appointed to the of	Corporation's by-laws, as amended, each of fice(s) indicated opposite such person's nat I the signature set forth below opposite each	me, and each such per	son continues to hold the
	Name	Signature Docusigned by:		Title
•	Marlon Smith	Marlon Smith	CEO	
	t i	1450E5EB20CC4D0		
			· · · · · · · · · · · · · · · · · · ·	184-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-
£v	was given sufficient and appropria loan transactions with Creditor, in Schedules and all other documents	by-laws, as amended, each person designare authority to act on behalf of and to bind cluding without limitation the lease or loan now or hereafter executed in connection we corporation's by-laws, as amended, the underporation.	the Corporation with that is dated on or aborith such lease or loan	respect to lease and secured out the date hereof and all.
5.	been rescinded by the Corporation the validity of any agreements exe	tificate and on the authority of each the about in a written notice actually received by Crocuted and/or the acts of any officer of the Conhas ratified and/or confirmed (as the case andicated office.	editor. Any such resci Corporation undertake	ssion shall have no effect on n prior to Creditor's receipt
as of the	IN WITNESS WHEREOF, the une date set forth below.	dersigned has caused this Certificate of Inc	umbency and Corpora	ate Authority to be executed
Signatur	re: Marlon Smith 1450E5EB2(04.88)istant] Secr	etary of the Corporation		
Print Na	Marlon Smith me:			
Date:	Ju	ne 29, 2021		

EXHIBIT G



Insurance Addendum

$(\mu^{2},\mu^{2})=(1+\epsilon)^{2}(1+\epsilon)$		
The "IPA": Installment Payment Agreement No. 00	1-0844953-500 dated June 29, 2021	
"Debtor"		Personal III
Green Sheet Marketing, LLC, 1600 Atkinson Road N	orthwest, Suite 200, Lawrenceville, GA 30043	
"Creditor"		
The Huntington National Bank, 11100 Wayzata Blvd	, Suite 801, Minnetonka, MN 55305	
named Debtor, and is attached to and made a pebtor's obligations with respect to insurance insurance with respect to the Equipment (as de Equipment's full replacement value, with Credeductible as provided below, and with such i prior written notice of any cancellation or che Creditor's coverage. Creditor has no duty to appoints Creditor as Debtor's attorney-in-fact tunder any such policy. If Debtor fails to maint is not obligated to, obtain insurance covering	part of the above-referenced IPA between the Debtor shall pay for and maintain fined in the IPA), covering loss or dama additor as loss payee. Each insurance polarsurers as Creditor may accept, shall recording in terms, and shall specify that no verify or notify Debtor that any such properties of make claims, receive payments and exain, pay for or provide Creditor with evice and creditor's interest in the Equipment from a intaining such insurance, and a fee	etween the above-named Creditor and the above- in Creditor and Debtor. This Addendum sets forth in, and furnish Creditor a certificate evidencing ge to the Equipment in an amount no less than the icy shall be in such form, including a maximum quire the insurer to give Creditor at least 30 days action or misrepresentation by Debtor will affect policy exists or is free of defects. Debtor hereby ecute and endorse all documents, checks or drafts dence of the required insurance, Creditor may, but om an insurer of Creditor's choice. Creditor may for Creditor's services (collectively, "Insurance a Creditor and any other person.
	Insurance Requirements:	
Equipment: The insurance certificates should	include the contract number 001-08449	53-500.
Required Insurance Limits and Maximum l	Deductible:	
Minimum property damage coverage Deductible must be stated on the cert Equipment.	of \$388,727.85 . ficate and shall not exceed \$10,000 or 1	0% of the total cost of the
Loss Payee Information: The Huntington National Bank, its	successors and assigns must be named as	Loss Payee.
Debtor shall instruct the insurance comparassigns, as lender's loss payee on all such in		untington National Bank, its successors and
EVERY	TERM IS AGREED TO AND ACCE	PTED BY
Creditor: The Huntington National Bank	By: DocuSigned by:	Title:
Debtor: Green Sheet Marketing, LLC	By: Marlon Smith	Marlon Smith, Member
Debiol. Green Sheet Marketing, LLC	1450E5EB20CC4D0	iviation Summi, Member
a	NOTE: Signature must be the same as on the	IPA)
************	*********	**********
PLEASE COMPLETE THE FOLLO	WING IF UNABLE TO PROVID	E COMPLETED CERTIFICATE
Tabluana	L Acces Name Add 12 12 12 12 12 12 12 12 12 12 12 12 12	
Insurance Company Property:	Agent Name, Address, Email Address:	Agent Phone and Fax Numbers:

EXHIBIT H



AUTHORIZATION FOR AUTOMATIC ELECTRONIC PAYMENT

By signing and completing this Authorization and returning it to The Huntington National Bank (together with its successors and assigns, "Creditor"), you authorize all payments due to Creditor under all existing and future agreements with Creditor (as amended or otherwise modified from time to time, the "Contracts") to be made from the designated account on the terms and conditions set forth herein.

Please make your re	gular payment until your invoice indicat	tes that automatic elec	tronic payment will be made.
Please complete the fedeposit slip to obtain	ollowing (if any account information is not the relevant information).	completed, you author	ize Creditor to rely on the attached check or
Name of Account Ho	lder:	Marketing LLC	
Authorized Signature	Marlon Smith		6/29/21 Date:
Title of Signor (if Acc	count Holder is NOT an individual):	CEO	
Name of Financial Ins	Regions Bank stitution:		
Account Number:		(Account is a	Checking Account or Savings Account)
Bank Routing Numbe	r:		(usually found next to account number)
Towns and Confidence 1	PLEASE ATTAC	ed if account does not have	checks)
scheduled payment amount such debit entries on your r day prior to the due date or assess a fee for each failed of	plus any past due amounts and any other outstanding egularly scheduled due dates. If a due date falls on a (ii) the first business day after the due date. If an atte	fees and charges due and ov weekend or holiday, Credito empted debit entry is returned	reditor, including your regularly creditor, including your regularly ving under your confracts. Creditor typically will initiate r may initiate the debit entries on either (i) the last business a for any reason, including insufficient funds, Creditor may ore times. Creditor also may make credit entries to your
manner as to afford Credito	ain in full force and effect until Creditor has received r a reasonable opportunity to act on such notice. Creditor suspends automatic payment at its discretion, it	ditor may cancel or suspend;	your automatic payment at any time and require non-
Automatic electronic paymo you will be in default under the "REQUIRED" box is cl	your Contracts if you cancel automatic payment. The necked, please initial:	is additional default provisio	yments are optional). If the "Required" box is checked, in is hereby added to your Contracts as if stated therein. If
	In	itial:	
You represent that the desigeror. If you desire to chan Electronic Payment.	nated account is used primarily for business and com ge the account from which automatic payments are n	mercial purposes. You shou nade, you must timely notify	ld immediately notify Creditor of any automatic payment Creditor and execute a new Authorization for Automatic
authorization, the ACH Rul- with Creditor including but		e. This authorization does no	system and will be made in accordance with this of alter or lessen your obligations under your Contracts then payments are due, the application of payments, the
	For Office Use O	nly (do not complete)
Contrac	t No.	First ACH Date: _	

EXHIBIT I



August 11, 2021

VIA FEDERAL EXPRESS

Green Sheet Marketing, LLC Attn: Marlon L. Smith, Member 1600 Atkinson Road Northwest Suite 200 Lawrenceville, Georgia 30043 marlons@gottadreamgreen.com

Marlon L. Smith 108 Windsong Drive Stockbridge, Georgia 30281 marlons@gottadreamgreen.com

Re: Notice of Default under Equipment Finance Transaction Number 001-0844953-400 (the "Finance Transaction") from The Huntington National Bank ("Creditor") to Green Sheet Marketing, LLC ("Debtor")

Dear Mr. Smith,

Reference is made to that certain Installment Payment Agreement, dated as of June 29, 2021, between Debtor and Creditor (the "IPA"), that certain Pay Proceeds and Acceptance Confirmation, dated as of June 29, 2021, from Debtor in favor of Creditor (the "Confirmation"), that certain Continuing Guaranty, dated as of June 29, 2021, from Marlon L. Smith ("Guarantor") in favor of Creditor (the "Guaranty"), that certain Certificate of Incumbency and Corporate Authority, dated as of June 29, 2021, from Debtor in favor of Creditor (the "Certificate"), that certain Insurance Addendum, dated as of June 29, 2021, from Debtor in favor of Creditor (the "Addendum"), and that certain Authorization for Automatic Electronic Payment, dated as of June 29, 2021, from Debtor in favor of Creditor (the "Authorization," and sometimes collectively with the IPA, the Confirmation, the Guaranty, the Certificate and the Addendum, as well as any other documents and/or instruments relating to, evidencing, securing and/or guarantying the Finance Transaction, the "Credit Agreements"). All capitalized terms that not otherwise defined in this Notice shall have the same meanings that are ascribed to them in the IPA.

This letter shall constitute formal notice from Creditor to Debtor and Guarantor (sometimes collectively referred to as "Obligors") that Events of Default have occurred under the Credit Agreements based on the following: (i) Debtor's failure to make the required monthly Payment in the amount of \$7,633.13, that was due on July 30, 2021, in violation of, *inter alia*, Section 1 of the IPA; and (ii) Debtor's breach of the representation and warranty that the Collateral shall at all times be located at the Location that is owned or leased by Debtor, in violation of Section 5(h) of the IPA (collectively, the Events of Default").

Green Sheet Marketing, LLC August 10, 2021 Page 2

Creditor hereby provides notice to Obligors that, as a result of the Events of Default, Creditor is hereby exercising its rights and remedies under Credit Agreements, including, but not limited to, the right, pursuant to Section 8 of the IPA, to declare immediately due and payable the sum of all amounts currently due under the IPA, plus all unpaid Payments for the remaining term of the IPA, discounted from their respective due dates at the implicit rate of interest under the IPA, plus a fee of 5% of the foregoing amount, and all attorney's fees and costs incurred by Creditor in connection with the enforcement of its rights and remedies under the Credit Agreements, which sum totals \$414,763.43 (the "Total Amount Due").

Based on the foregoing, Creditor hereby demands that Debtor immediately pay the Total Amount Due to Creditor. Creditor also demands that, pursuant to the Guaranty, Guarantor immediately pay the Total Amount Due to Creditor. In the event that the Total Amount Due is not paid to Creditor immediately, Creditor expressly reserves the right to initiate a lawsuit against Obligors to recover the Total Amount Due, plus all of the attorney's fees and costs incurred by Creditor in that lawsuit, and any and all other amounts lawfully due Creditor under the Credit Agreements and applicable law.

Credit Agreements and applicable law, regardless of whether any of those rights or remedies are set forth in this Notice. In addition, any acceptance by Creditor of a partial payment made by either of the Obligors (including, without limitation, any regularly-scheduled monthly Payments under the IPA) shall not constitute a cure of any Events of Default under the Credit Agreements, or a waiver or modification of any rights or remedies available to the Lender under the Credit Agreements or applicable law, including, without limitation, Creditor's right to declare the Total Balance Due under the IPA to be immediately due and owing. No oral or written communications with Creditor that either of Obligors may have had, or that either of them may have after the date of this Notice, shall constitute an agreement by Creditor to amend any terms of the Credit Agreements, or to forbear, in any manner or for any period of time, from the enforcement of Creditor's rights and remedies under the Credit Agreements or under applicable law, unless such communications are reflected in an agreement signed by Debtor and Creditor.

Sincerely

Gregory A Payer

Assistant Vice President

FedEx Ship Manager - Print Your Label(s)



After printing this label:

- 1. Use the 'Print' button on this page to print your label to your laser or inkjet printer.
- 2. Fold the printed page along the horizontal line.
- 3. Place label in shipping pouch and affix it to your shipment so that the barcode portion of the label can be read and scanned.

Warning: Use only the printed original label for shipping. Using a photocopy of this label for shipping purposes is fraudulent and could result in additional billing charges, along with the cancellation of your FedEx account number.

Use of this system constitutes your agreement to the service conditions in the current FedEx Service Guide, available on fedex.com.FedEx will not be responsible for any claim in excess of \$100 per package, whether the result of loss, damage, delay, non-delivery,misdelivery,or misinformation, unless you declare a higher value, pay an additional charge, document your actual loss and file a timely claim.Limitations found in the current FedEx Service Guide apply. Your right to recover from FedEx for any loss, including intrinsic value of the package, loss of sales, income interest, profit, attorney's fees, costs, and other forms of damage whether direct, incidental,consequential, or special is limited to the greater of \$100 or the authorized declared value. Recovery cannot exceed actual documented loss.Maximum for items of extraordinary value is \$1,000, e.g. jewelry, precious metals, negotiable instruments and other items listed in our ServiceGuide. Written claims must be filed within strict time limits, see current FedEx Service Guide.

FedEx Ship Manager - Print Your Label(s)



After printing this label:

- 1. Use the 'Print' button on this page to print your label to your laser or inkjet printer.
- 2. Fold the printed page along the horizontal line.
- 3. Place label in shipping pouch and affix it to your shipment so that the barcode portion of the label can be read and scanned.

Warning: Use only the printed original label for shipping. Using a photocopy of this label for shipping purposes is fraudulent and could result in

additional billing charges, along with the cancellation of your FedEx account number.

Use of this system constitutes your agreement to the service conditions in the current FedEx Service Guide, available on fedex.com.FedEx will not be responsible for any claim in excess of \$100 per package, whether the result of loss, damage, delay, non-delivery, misdelivery, or misinformation, unless you declare a higher value, pay an additional charge, document your actual loss and file a timely claim. Limitations found in the current FedEx Service Guide apply. Your right to recover from FedEx for any loss, including intrinsic value of the package, loss of sales, income interest, profit, attorney's fees, costs, and other forms of damage whether direct, incidental consequential, or special is limited to the greater of \$100 or the authorized declared value. Recovery cannot exceed actual documented loss.Maximum for items of extraordinary value is \$1,000, e.g. jewelry, precious metals, negotiable instruments and other items listed in our ServiceGuide. Written claims must be filed within strict time limits, see current FedEx Service Guide.